

of India

PUBLISHED BY AUTHORITY

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Copies of the Gazette Extraordinary mentioned above will be submitted so as to reach the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of this Gazette.

PART II—Section 3

Statutory Rules and Orders issued by the Ministries of the Government of India (other than the Ministry of Defence) and Central Authorities (other than the Chief Commissioners).

MINISTRY OF HOME AFFAIRS

New Delhi, the 30th April 1952

S.R.O. 815.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, read with articles 313 and 372 thereof and paragraph 19 of the Adaptation of Laws Orders, 1950, the President hereby directs that the following turther amendment shall be made in the notification of the Government of India in the late Home Department, No. F. 9/2/33-Ests., dated the 9th January 1934, namely:—

In the Schedule annexed to the said notification the following entries relating to the Malaria Institute of India under the heading 'Medical Department', shall be omitted, namely:—

"Entomologist and Malaria Officers In the Anti-Malaria Organisations In the Coalfields.

Director General of Health Services.

Director General of Health Services. All"

No. 7/12/52-Ests.

S.R.O. 816.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, read with articles 313 and 372 thereof and paragraph 19 of the Adaptation of Laws Order, 1950, the President hereby directs that the following further amendment shall be made in the Rules published with the notification of

the Government of India in the late Home Department, No. F.9/19/30-Ests., dated the 27th February 1932, namely:

In the Schedule annexed to the said Rules, under the heading 'Department of Education, Health and Lands', the sub-heading named "Malaria Institute of India and Antimalaria Organisations in the Coalfields", shall be re-named "Malaria Institute of India, Delhi" and under that sub-heading as so re-named, the following entries shall be omitted, namely:-

Coal-fields Antimalaria Organisations. namely Head Clerks, Upper Division Clerke, Stenographers, Store-keeper, Accountants Lower Division Clerks, Laboratory Assistants, Insect Collectors, Surgeon, Malaria Inspectors, Malaria Sub-Inspectora, Fitter Driver and Draftsman.

"Class III staff in the Director, Mala- Director, Mala- All ria Institute of ria Institute of India, Delhi. India Delhi.

Director General of Health Services.

Class IV staff in the Coalfields Antimalaria Organisations, namely. peons, etc. at

(i) Dhanbad 🖫

Assistant Direc. Assistant Direc. All tor (Coalfields) tor (Coal-fields)

Director, Malaria Institute of India.

(ii) at other stations . Malaria Officer

Malaria Officer

Assistant Direc-(i) to (v) tor (Coalfields)

Assistant Direc- (vi) and (vii) Director, Mala-

tor (Coalfields)

ria Institute o. India."

[No. 7/12/52-Ests.]]

C. B. GULATI, Under Secy.

New Delhi, the 5th May 1952

S.R.O. 817.—In exercise of the powers conferred by the proviso to clause (3) of article 320 of the Constitution, read with article 372 thereof and paragraph 19 of the Adaptation of Laws Order, 1950, the President hereby directs that the following further amendments shall be made in the Union Public Service Commission (Consultation) Regulations, namely:

(i) In the Schedule annexed to the said Regulations under each of the headings "Central Scrvices, Class 1" and "Central Services Class II" the following entry shall be added at the end namely:—

"Ministry of Natural Resources and Scientific Research.

All technical posts in or under the Atomic Energy Commission."

[No. 18/34/50-Ests.]]

S. P. MAHNA, Asstt. Secy.

MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 1st May 1952

S.R.O. 818.—In exercise of the powers conferred by sections 10 and 22 of the Port Haj Committees Act, 1932 (XX of 1932), the Central Government hereby directs that the following further amendments shall be made in the Bombay Port Hal Committee Rules, 1933, the same having been previously published as required by sub-section (1) of section 23 of the said Act, namely:

In the said Rules:—

- In rule 25A, for the words "British subject of Indian Domicile" the words "citizen of India" shall be substituted.
- In rule 65, for the word "Provincial" the word "State" shall be substituted. INo. 169-AWT.1

AVTAR SINGH, Under Secy.

MINISTRY OF FINANCE (Department of Economic Affairs)

New Delhi, the 1st May 1952

S.R.O. 819.- Corrigendum.—In the Ministry's Notification No. S.R.O. 712A, dated the 24th April 1952, published at page 692 of the Gazette of India, Part II—Section 3, dated the 26th April 1952, for the words letter, figures and brackets "clause (c) of sub-section (1) of section 8" substitute the figures, brackets and words "sub-section (4) of section 12".

[No. F.3(15)-F.I/52.1

S. K. SEN, Dy. Secy.

New Delhi, the 1st May 1952

S.R.O. 820.—In exercise of the powers conferred by section 23 of the Rehabilitation Finance Administration Act, (XII of 1948), the Central Government hereby makes the following amendment in the Rehabilitation Finance Administration Rules, 1948, namely:

In rule 1 of the said Rules, after sub-rule (1), the following sub-rule shall be inserted, namely:—

"(1A) They extend to the whole of India except the State of Jammu- and Kashmir".

[No. F.7(171)-F.I/50.1

F. C. DHAUN, Under Secy.

INSURANCE

New Delhi, the 5th May 1952

S.R.O. 821.—In pursuance of the provisions of sub-section (2) of section 64G of the Insurance Act, 1938 (IV of 1938), the Central Government hereby nominates Mr. C. R. C. Gardiner C/o The New Zealand Insurance Company Limited, Bombay, to fill the casual vacancy in Executive Committee of General Insurance Association of India, caused by the resignation of Mr. R. H. Mcleod.

[No. 105-IF(15)/51.]

B. K. KAUL, Dy. Secy.

MINISTRY OF FINANCE (REVENUE DIVISION)

Customs

New Delhi, the 5th May 1952

S.R.O. 822.—In exercise of the powers conferred by section 23 of the Sea Customs Act, 1878 (VIII of 1878), the Central Government hereby exempts yellow pickings and linters from so much of the customs duty leviable thereon when exported from India as is in excess of 30 per cent. ad ratherm.

[No. 44.]

E. RAJARAM RAO, Joint Secy.

THE GAZETTE OF I DIA, MAY 10, 1952

CENTRAL BOARD OF REVENUE

CUSTOMS

New Delhi, the 1st May 1952

S.R.O. 823.—In exercise of the powers conferred by section 11 of the Sea Customs Act, 1878 (VIII of 1878), the Central Board of Revenue hereby directs that the following further amendments shall be made in its notification No. 27—Customs, dated the 12th July, 1930 namely:—

In the Schedule annexed to the said notification for the entries relating to "Tuticorin" Port, wharf No. '2' the following entries shall be substituted namely:—

1	2	3	4	5	6
" Tutlcorin	2	Port Trust	The portion of the foreshore opposite to Comorin Trading Investment Co., bounded on the West by the South beach road, on the South by the Port Trust Dry dock, on the north by the old port Boat slipway, covering an area measuring 150ft, east to west and 80 ft, north to south.	Firewood	l. Landi n and Ship ping".

[No. 43]

D. P. ANAND, Secy.

INCOME-TAX

New Delhi, the 2nd May 1952

S.R.O. 824.—In exercise of the powers conferred by sub-section (1) of section 59 of the Indian Income-tax Act, 1922 (XI of 1922), the Central Board of Revenue is pleased to direct that the following further amendments shall be made in the Indian Income-tax Rules, 1922, the same having been previously published as required by sub-section (4) of the said Section, namely:

In the said Rules:—

- For the Words 'British India' wherever they occur, the words 'taxable territories' shall be substituted;
- For the word 'provincial' wherever it occurs, the word 'state' shall be substituted;
- In rule 45 for the word 'Bengal', the words 'West Bengal' shall be substituted.

[No. 27]

S. P. LAHIRI, Secy.

INCOME-TAX

New Delhi, the 5th May 1952

S.R.O. 825.—In pursuance of sub-section (4) of Section 5 of the Indian Incometax Act, 1922 (XI of 1922), the Central Board of Revenue directs that the following

Eurther amendments shall be made in the schedule appended to its Notification No. \$2—Income-tax, dated the 9th November 1946, namely:

In the said schedule under the sub-head "IX—Bihar and Orissa" for the existing Ranges and Income-tax Circles, the following Ranges and Income-tax Circles small be substituted, namely:—

Patna.

- 1. Patna.
- 2. Special Circle. Patna.
- 3. Gaya.
- 4. Shahabad.
- Dhanbad Circle.
- 6. Collieries Circle, Dhanbad.
- 7. Santhal Parganas.
- 8. Hazaribagh.
- 9. Special Survey Circle, Patna (in respect of persons who have their principal place of business in or reside in the jurisdiction of the Income-tax Circles specified in entries 1 to 8 above).
- 10. Baripada.
- 11. Purulia Circle (Manbhum Sadar).
- Special Circle, Cuttack (in respect of persons who have their principal place of business in or reside in the jurisdiction of Income-tax Circle, Jharsuguda).

ızaffarpur.

- 1. Muzaffarpur.
- 2. Darbhanga.
- 3. Purnea.
- 4. Champaran.
- 5. Saran.
- 6. Bhagalpur.
- 7. Monghyr.
- 8. Special Survey Circle, Patna (in respect of persons who have their principal place of business in or reside in the jurisdiction of Income-tax Circles specified in entries 1 to 7 above).

Ranchi.

- 1. Special Circle, Ranchi.
- 2. Salaries Circle, Ranchi.
- 3. Ranchi-Palamau Circle.
- 4. Singhbhum Circle.
- 5. Special Survey Circle, Ranchi (in respect of persons who have their principal place of business in or reside in the jurisdiction of the Income-tax, circles specified in entries 1 to 4 above, and in the jurisdiction of the Income-tax Circles, Jharsuguda and Manbhum).

Cuttack.

- Special Circle, Cuttack (in respect of all persons who have their principal place of business in or reside in the jurisdiction of Income-tax Circle, Baripada and all Income-tax circles in Cuttack Range excluding those in the jurisdiction of Income-tax Circle, Jharsuguda).
- 2. Cuttack Circle.
- 3. Berhampur Circle.
- 4. Rayagada Circle.
- 5. Special Survey Circle, Ranchi (in respect of persons who have their principal place of business in or reside in the jurisdiction of Income-tax circle, Baripada and the circles specified in entries 1 to 4 above).
- 6. Jharsuguda Circle.
- 2. Where an Income-tax Circle stands transferred by this notification from one Range to another Range, appeals arising out of assessments made in that Incometax Circle and pending immediately before the date of this notification before the

Appellate Assistant Commissioner of the Range from whom that Income-tax Circle is transferred shall on and from the date of this notification be transferred to and dealt with by the Appellate Assistant Commissioner of the Range to whom the said Circle is transferred.

[No. 28.]

K. B. DEB, Under Secy.

MINISTRY OF COMMERCE AND INDUSTRY

Bombay, the 30th April 1952

S.R.O. 826.—In exercise of the powers conferred on me by clause 22(1) of the Cotton Textiles (Control) Order, 1948, I hereby direct that the following further amendments shall be made in the Textile Commissioner's notification No. 9(9)-Tex.1/49(ii), dated the 19th March 1949, namely:

In the said notification—

- (1) in paragraph 1 after proviso (xix) the following proviso shall be added:-
 - "(xx) Provided further that the maximum ex-factory price of cloth and yarn other than sewing thread yarn produced by a producer having a spinning plant and packed after the 30th April 1952 shall be-
 - (a) in the case of 'coarse' and 'medium' cloth which has not been to dyeing or printing or in which dyed or printed yarn i including 'coarse' and 'medium' dhotles, sarees and towels dyed yarn is used in borders only and 'coarse' and 'med cloth in which sulphur black cotton dyed yarn is used, the amount calculated in accordance with the formulae contained in Schedule A12A;
 - (b) in the case of all other cloth, the amount calculated in accordance with the formulae contained in Schedule A12A less 4 per cent. thereof;
 - (c) in the case of yarn other than sewing thread yarn, as specified in Schedule B12A.
- 2. In the Schedules after Schedule C-12, the Schedule A12A and B12A annexed hereto shall be added.

SCHEDULET A12Ar.

MAXIMUM Ex-FACTORY PRIORS OF CLOTH.

Schedule of realisation Multipliers for Cloth packed by the Mills after 30th April, 1952

			QUALITY (I	Basic)		variation	ble count for linking with h group	Realisation Multiplier in annas	Variation in Realisation Multi-	Cotton Adjustment
Gro	oup.	Count of Warp.	Count of Weft.	Reed Nos.	Picks Nos.	Warp Count	Weft Counts	per lb. of yarn woven	plier per	
	1	2	3	4	5	6	7	8	9	10
		INDIAN CO:	PTON							
I		6	6	28	28	5 to 7	5 to 7	18.25)	No allowance for foreign cotton is to be
11		8	8	32	32	7 to 9	7 to 9	19 · 25		given even if it is used in any cloth linked to groups I to VI. If mills
ш		14	10	40	40	10 to 14	10 to 12	24.00	} 0·20	so desire, an allowance will be given on application to the Textile Com-
IV		14	14	44	44	12 to 16	13 to 16	26.75	,	missioner for use of foreign cotton in respect of very specialised quality doths only for export or for industrial
v		20	20	52	52	18 to 20	18 to 24	3 5 · 2 5	}	uses.
VI	•	22	30	54	54	22 to 24	28 to 32	39.00	J	
VΠ	•	30	30	56	56	28 to 32	28 to 32	45.50 }	0.30	An allowance of 23.00 annas per lb. of yarn woven from Californian
VIII	•	30	40	62	62	28 to 32	38 to 42	50·25 ∫	0.30	cotton (Minimum staple 1-1/16") and 34.25 annas per lb. of yarn woven from East African cotton will be permissible for the warp yarn in cloth linked to Group VII and Warp and Weft yarn in cloth linked to Group VIII, provided:

1	2	3	4	8		6	7	8	9	10
									r C	e cloth is woven with warp counts not less than 30s and reed not less than 64; i) The reed restriction in sub-para. (i) above is not applicable to Dhoties and Sarees linked to group VIII.
									(6	i) The above allowance is not permissible for Dhoties and Sarees linked to group VII.
	Іме	BTED COTT	ON CARDED/	COMBED FOR A	SPECIAL VA	RIETUS.				
IX		40	40	66 [66	36 to 42	38 to 42	72.75	; <u>)</u>	(A) For th	he use of combed Indian
x	•	44	50	68 68	42 to 44	44 to 50	78 · 75		IX an	in qualities linked to Groups id/or X, provided previous
XII		44	60	70 70	42 to 44	58 to 62	80 - 78	5 0.40	is obt	on of the Textile Commissioner ained, the realisation multi- applicable would be that for

58 to 62

86 25

72 48 to 52

XII]

50

60

72

(B) If imported and fully combed cotton is used, increase the multiplier by (i) 6.75 annas per lb. of yarn woven for the use of Californian cotton (ii) 8.5 annas per lb. of yarn woven for the use of East African cotton, (iii) 9.75 annas per lb. of yarn woven for the use of Giza 30 eottons, (iv) 10.5 annas per lb. of yarn woven for the use of Super or Egyptian Karnak and Menoufi type

the respective group reduced by 9.5 annas per lb. of yarn woven.

cottons or their Sudan equivalents

G5L/XG5L cottons are used.

XG5L/G5L Sudan varieties.

yarn woven is permitted.

linked to Groups as

provided the minimum and picks as specified

are maintained and the difference between the reed

picks does not exceed the maximum permissible difference as provided in Schedule

the

Karnak/Menoufi or their

permitted :-

П

of

as indicated in para. (iv) of circular letter No. CYC-CP/Gen. 15, dated 24th March, 1952 and (v) 8.75 annas per lb. of yarn woven if Sudan (C) In the case of cloth qualities manufactured from (i) East African cotton (Staple 1-1/16"), (ii) Giza 30, (iii) (10) THE GAZETTE OF INDIA, Sudan equivalents as specified in (B) (iv) above the following allowances are (a) for qualities manufactured from East African cotton linked to groups IX to XII, an allowance of 11 25 annes per lb. of (b) for cloth qualities manufactured from Giza 30, an allowance of MAY 10, 1952 24 75 annas per lb. of yarn woven and/or those from XG5L and G5L an allowance of 17.75 annas per lb. of yarn woven with not lower than 44s Warp and West for the manufacture of Dhoties, Sarees, Mulls, Voiles, Sucies, Poplins and Shirtings, under

below

Notification

and

1952

10	9	8	7	6	5	4	3	2	1
			· ·			<u>.</u>			
No. TCSI/20, 1949.									
Quality R									
Sucies, Poplins and Shirtings etc.									
Dhoties and Sarees.									
Mulls and Voiles.									
(c) For Clot tured f cottons (Group 2 equivaler (iv) abov 44s War lowing a mitted :-									
(i) $37 \cdot 25$ a wow and to g are mini									

TCSI/20, dated 22nd September,

Group lity Reed. Picks to which to be linked

96

56 X.

XII.

10

56 56 XI and es eand XП. 52 XI and 56 and

For Cloth qualities manufactured from Kar nak/Menoufi cottons as specified for use in Group XIII or other Sudan equivalents as specified in (B) (iv) above with not lower than 44s Warp and Weft, the following allowance will be per-

mitted:-

i) 37.25 annas per lb. of yarn woven for Sucies, Poplins and Shirtings, etc., linked to group X provided they are manufactured with a minimum of 108 reed and 56 picks and (ii) 29.00 annas per lb. of yarn woven. for manufacture of dhoties

sarees, mulls and voiles indicated below provided the minimum reed/picks specified are maintained, and the qualities are linked to groups indicated against them.

Quality	Reed	Picke	Group to which to be linked
Dhoties and Sarees.	56	56	XI and XII.
Mulls and Voiles.	56	52	XI and XII.

Note.—These allowances will not be permitted if the maximum permissible difference between reed/pick as provided in Schedule II of Notification No. TCSI/20, dated 22nd September 1949 is not maintained.

		IMPORTED AN	р Сомввр	EGYPTIAN	KARNAK (Types 1	.54 TO 163) GIZ	7.		
		Menoufi (Typ	es 35 to 38	3) or equiv	valent cotton.				
хш	•	60	80	74	74 58 to 62	78 to 80	1 44 · 2 5	0.40	If uncombed or partially combed yarn is used, reduce the realisation multiplier by 10.50 annas per lb. of yarn woven.
		IMPORTED AN	D COMBED	EGYPTIAN	KARNAK (TYPES)	155 то 157) Сот	TON.		
XIA	•	70	90	78	78 68 to 72	88 to 96	1 62 ·50	0.50	If uncombed or partially combed yarn is used, reduce the realisation multiplier by 10.50 annae per lb. of yarn woven.
		IMPORTED AN	d Combrd	EGYPTIAN	i Kabnak (Type 1	55) Corron.			
xv		80	100	82	82 76 to 82	98 to 100	175 · 25	0.50	¢

METHOD OF LINKING

Paras 1 to 15 as in Annexure 'A12'.

Pars 16:

Dhoties and Sarees allowance.—Border: (i) For Grey or Bleached double yarning the borders of Dhoties and Sarees, the following charges per lb. of border yarninged are to be taken.

Rs.	As.	Ps.	
1	10	в	per lb.
2	6	0	,,
2	13	0	,,
3	7	o	,,
4	11	0	,,
8	8	6	,,
в	10	6	p) -
8	5	6	"
9	0	0	
10	10	0	
	1 2 2 3 4 5 6 8	2 6 2 13 3 7 4 11 5 6 6 10 8 5 9 0	1 10 6 2 6 0 2 13 0 3 7 0 4 11 0 5 6 6 6 10 6 8 5 6 9 0 0

Paras 17 to 30 as in Annexure 'A12'.

Para 31:

SCHEDULE FOR CALCULATION OF BLANKET CEILING PRICES

				Realisation Multiplier per lb. of
\mathbf{Warp}	\mathbf{Weft}	\mathbf{Recd}	Picks	yarn woven in annas.
14s	2s	36	20	17.00

Note.—(a) No adjustment is to be made for variation in counts of weft belowes, adjustment for variation in counts of warp below and above 14s, and of weft. above 2s, is to be made on the same basis as provided in the Schedule.

- (b) For variation in Reed and Pick: Same as in the Schedule.
- (c) The multiplier is to be applied for all Blankets where direct dyed cotton; hard waste has been used.
- (d) In case of Sulphur Dyed Cotton Blanket, an extra charge of 9 annas perlb. of dyed cotton actually used should be taken.
 - (e) No heading or hemming charges are to be taken.
 - (f) Raising charges are half an anna per lb. of yarn woven.

Paras. 32 and 33 as in Annexure 'A12'.

SCHEDULE 'B 12A'

MAXIMUM EX-FACTORY PRICES OF YARN PACKED BY THE MILLS AFTER 30TH APRIL, 1982,

											Rs. A.	P.		
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66			•			•					7 3	в,,	**	1,
7ø	. "		. •	-		•				-	7 4	0 ,,	"	**
1}5	Coloured	Mix	ing	•	•	•	,	-	•		5 15	0 ,,	,,	"

						Minimum Product	Price per l	0 lbs.
Counts		Co	tton			of counts and lea strength in lbs.	Single	Two-fold
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# 48 ·	Indian			:		800 800	9 1 6	Rs. A. P. 9 15 6 10 3 6

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						-					Rs.	А. Р		Rs.	A.]	P.
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NOTES AND PARAS I to 8 as in Annexure 'B12'.

[No. TC(7)37/49.]

Bombay, the 10th May 1952

- S.R.O. 827.—In exercise of the powers conferred on me by Clause 18 of the Cotton Control Order, 1950, and in supersession of the Textile Commissioner's Notification, dated the 8th December 1951, published in the Gazette of India, dated the 29th December, 1951—Part III Section I—at pages 634-35, I hereby direct as follows:
- (1) Except in accordance with the permission in writing of the Textile Commissioner, the Director (Cotton) or an Assistant Director (Cotton) in the Office of the Textile Commissioner or any other Officer appointed in this behalf by the Textile Commissioner, no person shall transport or cause to be transported cottom or kapas by rail, road or water from any place within any State in India to any place in India outside that State.
- (2) For the purposes of this Notification, each of the following groups of States shall be deemed to be a single State:—
 - (a) The States of Madras and Travancore-Cochin;
 - (b) The States of Punjab and Patiala and East Punjab States Union;

- (c) The States of Saurashtra and Kutch:
- (d) The States of Madhya Bharat and Bhopal;
- (e) The States of Assam and Manipur.
- (3) Nothing in this Notification shall apply to the transport of—
 - (a) Cotton Waste (Soft Waste);
 - (b) Parcels containing cotton weighing not more than 20 lbs.;
 - (c) Cotton despatched by or to:-
 - (i) The President, East India Cotton Association Ltd., Bombay;
 - (ii) The Secretary, Indian Central Cotton Committee, Bombay;
 - (iii) The Director, Technological Laboratory, Matunga, Bombay.

[No. 44(25)-CT(A)/51-XXXII.]

S.R.O. 828.—In pursuance of sub-clause (i) of clause 3 of the Cotton Textiles (Control of Movement) Order, 1948, and in supersession of the Textile Commissioner's General Permit, dated the 5th March, 1949 contained in the notification No. 15-Tex 1/49, dated the 5th March 1949, I hereby permit any producer to transport or cause to be transported by road, air, sea or inland navigation or by goods train or as a railway parcel by a passenger train, any yarn produced by him, from any place in the zone in which the same has been produced to any place in that or any other zone.

Provided-

- (i) that such producer is authorised or required so to transport either in furtherance of a direction under sub-clause (2) of clause 30 of the Cotton Textues (Control) Order, 1948, or otherwise in pursuance of a contract of sale entered into by him lawfully under the said clause; and
- (ii) that before the commencement of such transport he has filled in and signed the form prescribed under paragraph 2 of this notification and has further obtained the signature on such form of the railway Station. Master or an Officer of the Steamer Company or any other carrier employed for the purpose.
- 2. (i) And in exercise of the powers conferred on me by clause 31 of the Cotton Textiles (Control) Order, 1948, I hereby direct every producer to furnish information in respect of every transport of yarn effected under this notification in the form annexed hereto to the Textile Commissioner, Section CYC-12, Wittet Road, Ballard Estate, Bombay.
- (ii) For the purposes of sub-para. (i), the producer shall send the form duly filled in and with his signature and the signature of the carrier thereon, to the Textile Commissioner by 'Registered Post Acknowledgment Due' within 7 days of the commencement of the transport. He shall also send copies of the form duly filled in to (a) the Principal Officer appointed for the administration of the Textile Control by the Government of the State in which the transport has commenced and (b) the Principal Officer appointed for the administration of the Textile Control by the Government of the State to which the yarn is consigned

Explanation.—(i) The word "producer" shall have the same meaning as it has in the Cotton Textiles (Control) Order, 1948;

- (ii) "Zone" means zone as constituted in paragraph 1 of the General Permit No. 1, dated the 13th August 1949, contained in the Textile Commissioner's notification No. 15-Tex. 1/49, dated the 13th August, 1949.
- (iii) For the purpose of furnishing information under this notification, a separate form shall be used for each separate consignment, destination, consignee and date of transport.

FORM

		Description of yarn					Railway Receipt Number/Name	Signature	, Gii-	
Serial Number	Date of transport	Tex mark	Bale or Case No.	Month of packing	Count of	Whether grey, mer- cerised, on cone, single or folded	Particulars of the Order authorising sale	of Steamer/ Motor Lorry Number or other particulars of transport	of Railway/ Steamer Company Officer etc., etc.	Consignee's name and address
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
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j			j							

Signature of the Producer.

No. 15(2)-CT(A)/52.]

Ţ. Swaminathan, Textile Commissioner.

ORDER

New Delhi, the 10th May 1952

S.R.O. 829.—In exercise of the powers conferred by section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (XXXIV of 1946), the Central Government hereby rescands the Cotton Textiles (Transmission by Post) Prohibition Order, 1951 issued with the notification of the Government of India, Ministry of Commerce and Industry No. S.R.O. 755, dated the 19th May, 1951.

[F. No. 17-CT(A)/51-II.]

S. A. TECKCHANDANI, Under Secy.

TEA CONTROL

New Delhi, the 7th May 1952

S.R.O. 830.—In pursuance of clause (a) of sub-section (1) of section 22 of the Indian Tea Control Act, 1938 (VIII of 1938), and in supersession of the Notification of the Government of India, Ministry of Commerce and Industry, No. 218(2)-Law (Tea)/51, dated the 21st April, 1951, the Central Government is pleased to direct that, with effect from the 10th May, 1952, the rate of licence fee levied by the Indian Tea Licensing Committee for an export licence, special export licence or permit issued by it shall be annas fifteen per thousand pounds of tea or part thereof covered by such licence or permit.

[No. 56(1)-Plant/52.] N. V. RAO, Dy. Secy.

ORDERS

New Delhi, the 29th April 1952

S.R.O. 831.—In exercise of the powers conferred by section 4 of the Supply and Prices of Goods Act, 1959 (LXX of 1950), and in partial modification of the notification of the Government of India in the late Ministry of Industry and Supply No. S.R.O. 503, dated the 2nd September, 1950 in so far as it relates to the fixation of maximum price of Caustic Soda the Central Government hereby fixes the maximum price as shown in the Schedule annexed hereto in respect of 2200 cwts. of causic soda imported from the United States of America per s.s. 'Flying Trader' during the month of February, 1952 by Messrs. N. Manseta, and Brothers, 165, Lohar Chawl, Bombay (2).

		SCHEDULE		
(1)	(2)	(3)	(4)	(5)
Variety of caus	Maximum stic price that may be charged by the importer	Maximum price that may be charged by a distributor	Maximum price that may be charged by a wholesale dealer	Maximum price that may be charged by a retail dealer
akce oiteuaC (billoR)	R ₃ . 41 7 0 per cwt, Ex-godown/ F.O.R. Bom- bay.	The price specified in column 2 PLUS (a) actua Frailway freight by goods train or actual transport charges by sea from Bombay to the place of destination, and	The price specified in column 3 PLUS a margin not exceeding annas eight per cwt.	The price specified in column 4 PLUS a margin not exceeding Rs. 1-12-0 per owt.
		(b) Handling charges not exceeding annas eight per owt.	-	

Note.—These prices are exclusive of local taxes such as Sales Tax, Octroi and other local taxes which may be charged extra.

New Delhi, the 1st May 1952

S.R.O. 832.—In exercise of the powers conferred by section 4 of the Supply and Prices of Goods Act, 1950 (LXX of 1950), and in partial modification of the notification of the Government of India in the late Ministry of Industry and Supply No. S.R.O. 503, dated the 2nd September 1950, in so far as it relates to the fixation of maximum price of Soda Ash the Central Government hereby fixes the maximum price as shown in the Schedule annexed hereto in respect of 60 tons of Soda Ash imported from France per s.s. 'Jalvallabh' during the month of December 1951 by Messrs. Volkart Brothers, Graham Road, Ballard Estate, Bombay.

		Schedule		
(1)	(2)	(3)	(4)	(5)
Variety of Soda Ash	Maximum price that may be charged by the importer	Maximum price that may be charged by a distributor	Maximum price that may be charged by a wholesale dealer	Maximum price that may be charged by a retail dealer
Soda Ash (Dense)	Rs. 24 13 6 per cwt. Ex-godown/ FOR Bom- bay.	The price specified in co- lumn 2 PLUS; (a) Actual railway freight by goods train or actual transport charg- es by sea from Bombay to the place of destina- tion, and	• .	4 PLUS a mar-
		(b) Handling charges not oxceeding annes eight per cwt.		

Note.—These prices are exclusive of local taxes such as Sales Tax, Octroi and other local taxes which may be charged extra.

[No. PC-7(16)/52.]

S.R.O. 833.—In exercise of the powers conferred by section 4 of the Supply and Prices of Goods Act, 1950 (LXX of 1950) and in partial modification of the notification of the Government of India in the late Ministry of Industry and Supply No. S.R.O. 503, dated the 2nd September 1950, in so far as it relates to the fixation of maximum price of Soda Ash the Central Government hereby fixes the maximum price as shown in the Schedule annexed hereto in respect of 90 tons of Soda ash imported from France per S.S. "Jalvallabh" during the month of December 1951, by Messrs. Volkart Brothers, Grahan Road, Ballard Estate, Bombay.

Schedule				
(1)	(2)	(3)	(4)	(5)
Variety of Soda Ash	Maximum price that may be charged by the importer	Maximum price that may be charged by a distributor	Maximum price that may be charged by a wholesale dealer	Maximum price that may be charged by a rotail dealer
Soda Ash . Light	Rs. 24-2-0 per cwt. Ex-godown/ FOR Bom- bay.	The price specified in column 2 PLUS (a) Actual railway freight by goods train of actual transport charges by sea from Bombay to the place of destination, and (b) Handling charges no exceeding annas eight per cwt.	r ing annas ei :- per owt. - -	mn fled in column ar- 4 PLUS a mer- ed- gin not exceed-

Note.-These prices are exclusive of local taxes such as Sales Tax, Octroi and other local taxes which may be charged extra.

[No. PC-7(16)/52.]

New Delhi, the 5th May 1952

S.R.O. 834.—In exercise of the powers conferred by section 4 of the Supply and Frices of Goods Act, 1950 (LXX of 1950), and in partial modification of the notification of the Government of India in the late Ministry of Industry and Supply No. S.R.O. 503, dated the 2nd September 1950, in so far as it relates to the fixation of maximum price of Soda Ash, the Central Government hereby fixes the maximum price as shown in the Schedule annexed hereto respect of in 728 cwts, of soda ash imported from the United States of America per s.s. "Steel Executive' during the month of March 1952 by Messrs. Ambica Dyestuff Corporation, 50 Essaji Street, Bombay (3).

SCHEDULE

(1)	(2)	(3)	(4)	(5)
Variety of Soda Ash	Maximum price that may be charged by the importer	Maximum price that may be charged by a distributor	Maximum price that may be charged by a wholesale dealer	Maximum price that may be charged by a retail dealer
Soda Ash	Rs. 25-2.0 per cwt. Ex-godown/ FOR Bom- bay.	The price specified in column 2 PLUS (a) Actual railway freight by goods train or actual transport charges by sea from Bombay to the place of destination, and (b) Handling charges not exceeding annas eight per cwt.	The price speci- fled in column 3 PLUS a mar- gin not exceed- ing annes eight per cwt.	The price specified in column 4 PLUS a margin not exceeding Rs. 1-12-0 per cwt.

Note.—These prices are exclusive of local taxes such as Sales Tax, Octroi and other local taxes which may be charged extra. [No. PC-7(14)/52.]

MINISTRY OF FOOD AND AGRICULTURE (Agriculture)

New Delhi, the 1st May 1952

S.R.O. 835.—In exercise of the powers conferred by clause (o) of sub-section (2) of Section 8 of the Indian Lac Cess Act, 1930 (XXIV of 1930) the Central Government is pleased to direct that the following further amendments shall be made to the Indian Lac Cess Rules, the same having previously been published as required by sub-section (1) of Section 8 of the said Act namely—

In Rule 20 of the said Rules:

- (a) After sub-rule (4) the following new sub-rule shall be inserted, namely:-
 - "4(A) A subsidiary current account may be opened and operated by the Secretary for meeting the cost of administration and bills relating to supply and services, a certain specified amount being transferred each month to this account by the President on receipt of monthly statement of account".
- (b) Sub-rule (5) shall be renumbered and lettered as clause (a) and after clause (a) as so lettered the following new clause shall be added, namely:—
 - "(b) Cheques drawn against the subsidiary current account, referred to in sub-rule (4A) above, shall be signed alone by the Secretary, Indian Lac Cess Committee."

[No. F. 4-72/51-Com. (1).]

S. D. UDHRAIN, Under Secy.

Ne. Delhi, the 6th May 1952

S.R.O. 836.—Under Section 4 (II) of the Indian Cotton Cess Act, 1923 (XIV of 1923), the Central Government are pleased to renominate Dr. S. B. Singh, Director of Agriculture, Uttar Pradesh to represent the Agriculture Department of that State on the Indian Central Cotton Committee, Bombay.

In pursuance of the provisions of Section 4(iv) of the Indian Cotton Cess Act, 1923 (XIV of 1923), the following persons have been nominated to be member of the Indian Central Cotton Committee, Bombay by the authorities mentioned against them:

 Shri Chimanlal Bapalal Parikh. 28, Appolo Street, Fort, Bombay.

 Shri Navnitlal Shakarlal. The Sarangpur Cotton Mills Co. Ltd., Outside Raipur Gate, Ahmedahad. Nominating authorities

Indian Merchants Chambers, Bombay.

The Ahmedabad Mills owners Association, Ahmedabad.

[No. F.1-20/52-CJ.]

S. R. MAINI, Dy. Secy.

MINISTRY OF HEALTH

New Delhi, the 30th April 1952

S.R.O. 837.—In exercise of the powers conferred by section 12 of the Drugs Act, 1940 (XXIII of 1940), the Central Government hereby directs that the following further amendment shall be made in the Drugs Rules, 1945, the same having been previously published as required by the said section, namely:—

In Rule 32 of the said Rules, the words and figures "and conforms to the standards laid down in Part XII" shall be added at the end.

...[No. F. 1-13/51-DS.]

J. N. SAKSENA, Under Secy.

MINISTRY OF COMMUNICATIONS

New Delhi, the 2nd May 1952

S.R.O. 838.—Whereas on the 30th April 1952, an accident occurred near Safdarjung Airport to a Dakota aircraft of the Deccan Airways Ltd., engaged in a scheduled flight from Madras to Delhi resulting in the death of all the crew and passengers on board

And whereas it appears to the Central Government that it is expedient to hold a formal investigation of the said accident

Now, therefore, in exercise of the powers conferred by rule 75 of the Indian Aircraft Rules, 1937, the Central Government directs that a formal investigation of the said accident be held.

The Central Government is further pleased to appoint the Hon'ble Shri N. Chandrasekhara Aiyar, Judge of the Supreme Court of India, at New Delhi, to hold the said investigation. The Hon'ble Shri Chandrasekhara Aiyar shall discharge these duties in addition to his normal duties as Judge of the Supreme Court.

The Central Government is also pleased to appoint-

- (1) Shri G. C. Arya, Inspector of Flying, Civil Aviation Department,
- (2) Shri R. G. Patwardhan, Superintending Pilot Instructor, Hind Provincial Flying Club, Lucknow, and
- (3) Capt. S. S. Nadkarni, Senior Pilot, Air India Ltd., Bombay.

to act as assessors in the said investigation.

[No. 17-A/18-52.]

A. V. PAI, Secy.

New Delhi; the 6th May 1952

- S.R.O. 839.—In exercise of the powers conferred by rule 160 of the Indian Aircraft Rules, 1937, the Central Government hereby directs that during the period from the date of issue of this notification upto the 31st December, 1952, the following concessions shall be admissible to candidates for the grant of a Commercial Pilots' (B) Licence, namely:—
 - (a) every such candidate shall be permitted to re-appear not more than thrice (instead of twice) for examination in any of the groups of the Technical Examination specified in paragraph 3 of Section C in Schedule II to the said Rules in which he has failed;
 - (b) the total period during which any such candidate shall pass in all the groups of the said Technical Examination shall be one year (instead of six months) from the date of the first examination; and
 - (c) the flying tests specified in Sections A to D of Schedule II to the said Rules, together with the Technical Examinations specified in those Sections, may be completed within the period of one year (instead of nine months) preceding the date of issue of the licence.

INo. 10-A/26-52.7

P. K. SAMAL, under Secy.

MINISTRY OF TRANSPORT

MERCHANT SHIPPING

New Delhi, the 29th April 1952

S.R.O. 840.—In exercise of the powers conferred by section 9 of the Control of Shipping Act. 1947 (XXVI of 1947), the Central Government hereby directs that the following further amendments shall be made in the Control of Shipping (Rates) Rules, 1949, namely:—

In the said Rules-

- 1. In sub-rule (1) of rule 3 for the words "in respect of rates to be fixed under section 6 of the Act" the following words shall be substituted, namely:—
 - "in respect of such matters relating to fixation of rates under section 6 of the Act as the Central Government may deem it expedient or necessary to refer to the Board".
 - 2. Rule 5 shall be omitted.

- 3. For rule 7 the following rule shall be substituted, namely:-
 - "7. Firation of rates.—(1) Where the Central Government refers any matter relating to fixation of rates for advice to the Board, the Central Government on receipt of the report referred to in rule 6, may, after considering the recommendations of the Board, fix by order published in the Official Gazette, such rates under section 6 of the Act as it deems proper.
 - (2) Where the Central Government does not refer any matter relating to fixation of rates for advice to the Board, the Central Government may, after such enguiry as it thinks fit, fix by order published in the official Gazette, such rates under section 6 of the Act, as it deems proper".

[No. 12-MS(4)/51]

S. CHAKRAVARTI, Jt. Secy.

MINISTRY OF WORKS, PRODUCTION & SUPPLY

New Delhi, the 2nd May 1952

S.R.O. 841.—In exercise of the powers conferred by sub-section (3) of section 8 of the Provident Funds Act, 1925 (XIX of 1925), the Central Government hereby adds to the Schedule to the said Act, the name of the following public institution, namely;—

"The Coal Board established under the Coal Mines (Conservation and Safety)
Act, 1952."

[No. 19-CI(2)(1)/52.]

S.R.O. 842.—In exercise of the powers conferred by sub-section (2) of section 8 of the Provident Funds Act, 1925 (XIX of 1925), the Central Government hereby directs that the provisions of the said Act shall apply to the Provident Fund established for the benefit of the employees of the Coal Board, who are not Government servants.

[No. -19-CI(2)(II)/52.] P. M. NAYAK, Dy. Secy.

New Delhi, the 2nd May, 1952

S.R.O. 843.—In exercise of the powers conferred by section 4 and sub-section (1) of section 29 of the Petroleum Act, 1934 (XXX of 1934), the Central Government hereby directs that the following further amendment shall be made in the Petroleum Rules. 1937, the same having been previously published, as required by sub-section (2) of section 29 of the said Act, namely:

For rule 121 of the said Rules, the following rule shall be substituted:—

- "121. Suspension and cancellation of theoree.—(1) Every licence granted under these rules shall be liable to be suspended or cancelled by order of the theorem, authority for any contravention of the Act or of any rule thereunder, or of any condition contained in such licence
- (2) Notwithstanding anything contained in sub-rule (1) the Central Government may suspend or cancel any licence granted under these rules if it is satisfied that there are sufficient grounds for doing so
- (3) Any authority, other than the Central Government suspending or cancelling a licence under this rule shall record its reasons for so doing in writing.
- (4) A copy of the order containing the reasons for the suspension or cancellation of a licence shall be given to the holder of the licence on payment of a fee of two rupees."

[No. M-104(6)/51)]

S. K. GUHA, Under Secy.

MINISTRY OF LABOUR

ORDER

New Delhi, the 30th April 1952

S.R.O. 844.—Whereas an industrial dispute between Messrs. Mackinon Mackenzie and Company and their workmen has been referred for adjudication to the Industrial Tribunal at Dhanbad by the Order of the Government of India in the Ministry of Labour No. S.R.O.1225, dated the 6th August, 1951:

And whereas the Central Government is of opinion that the dispute is of such a nature that other establishments of a similar nature are likely to be interested in, or affected by, such dispute,

Now, therefore, in exercise of the powers conferred by sub-section (5) of section 10 of the Industrial Disputes Act, 1917 (XIV of 1947), the Central Government hereby includes in the said reference the establi hments under the employers specified in the Schedule hereto annexed.

Schedule

- 1. Messrs. Bombay Steam Navigation Co. Ltd., Carnac Bunder, Frere Road. Bombay.
 - 2. Messrs. Cooper Landing Co., Daby House, 50-52. Churchgate Street, Bombay.
 - Messrs. A. B. Cursetjee & Sons, Ltd., Rampart Row, Colaba, Bombay.
 - 4. Messrs. R. Sharp & Son, Kalser-i-Hind Building, Ballard Estate, Bombay.
- 5. Bombay Lighterage & Landing Contractors, Kaisar-i-Hind Building, Ballard Estate, Bombay.
 - 6. Messrs. Hill, Son & Dinshaw Ltd., Marshall Building, Ballard Road, Bombay.
- 7. The Kathiawar & Malabar Coast Lighterage Co., Hart Road. Coal Bunder Darukhana, Bombay.
 - T A. Fanaswalla Esquire, Boat Hard Road, Coal Bunder, Darukhana, Bombay.
- 9. Messrs. Nazareth Transport Co., Nazareth Building, Opposite White Alexandra Dock, Bombay.
- 10. The Harbour Lighterage & Landing Co., Ltd., Cambata Building, 42, Queens Road, Bombay.
- 11. The Union Lighterage Co., Frere Road, Near Main Gate, Prince's Bombay.
- 12. Messrs. Jaffar Versce & Sons, Frere Road, Near Main Gate, Prince's Dock, B.B. & C.I.
- 13. Messrs. Murlidhar Marine Transport Co., Mandvi Chambers, 184, Samuel Street, Bombay
- 14. The Indian Central Cotton Committee, Indian Mercantile Chambers, Nicol Road, Ballard Estate, Bombay,
- 15. The Bombay Herbour & Coastal Navigation Co., Ltd., 141, Mahatma Gandhi Road, Fort, Bombay.
 - 16. D. B. Cursetjee Esquire, Darabshaw House, Ballard Road, Bombay.
 - 17. Messrs. Kanji Jadhavji & Co., Musjid Bridge, Bombay.
- 18. Arjun Kashinath Shalwalla Esquire, Topiwalla Mansion, Prathnasamaj, Bombay No. 4
 - 19. Messrs, Setna & Co., Doctor Building, Cumballa Hill, Bombay.
- 20. Fida Hussein Gulam Hussein Chandabhoy Esgr., Building, 2nd Floor, Mangeldes Road Lohar Chawl, Bombay 2
- 21. Jethmal Jeewandas Vithani, Esquire, Jai Mahal, Jeejeebhoy Lane, Lalbaug, Bombay No. 12.
- 22. Murlidher Marine Transport Co., Mandvi Chambers, 184 Samuel Street, Bombay No. 2.
 - 23. Jeewandas Ladha Esgr., Jaymahal, 2nd floor, Lalbaug, Bombay No. 12.
 - 24. M T. Fanaswala Esqr., 78. Dhaboo Street, 2nd floor, Bhendi Bazaar, Bombay No. 3.
 - 25. M. A. Sulemanji Esqr.,

Ditto.

26. S. Valimohamed Esqr.,

Ditto.

27. Narayan Kaloji Patil Esqr., Laxini Narayan House, 1st floor, Room No. 6, Bombay No. 28.

- 28. Arjun Krishna Adekar, Maniar Building, 1st Hoor, Room No. 28, Carnac Bunder, Bombay No. 1.
 - 29. A. B. Patel Esgr., 759, Parsi Colony, Road No. 7, Dadar, Bombay.
- 30. B. Sattam Esqr., c/o S N. Sattam, Mazagon D'Llma Street, Rangwalla Building, Bombay No. 10.
 - 31. Messrs. Shaha Bros., Tamarind Lane, Lalgit Chambers, Bombay No. 1.
 - 32. Messrs. Ramratan & Sons, Boathard Road, Darukhana, Bombay.
- 33. Messrs. P. J. Jamasjec & Sons, Meherally Mansion, Opp: Victoria Gardens, Byculla, Bombay.
- 34. T. V. Mahadev Esqr., 2nd floor, Gordhandas Building, Kolbhat Lane, Bombay.
 - 35. F. M. Potia Esqr., Darukhana, Boathard Road, Bombay.
 - 36. N. A. Peerbnoy Esqr., Mirza House, Chinchbunder Road, Bombay No. 9.
 - 37. Makanji N. Shah Esqr., Pinjrapole Chawl, No. 3, Gaiwadi, Girgaum, Bombay.
 - 38. Kanjce Jadhavjee Esqr., Musjid Bridge, Bombay No. 9.
 - 39. G. Sultanali Esqr., 84, Akbar Mansion, Khandia Street, Bombay No. 8.
 - 40. A. S. Daruwalla Esgr., Cusrow Baug, Colaba, Bombay No. 1.
 - 41. D. Writer Esqr., 725, Parsi Colony, Dadar, Bombay No. 14.
- 42. Messrs. Saleh & Co., 4th floor, Lohari Manzil, Room No. 46, Bhendi Bazaar, Bombay No. 3.
- 43. Mr. A. H. Mohamed (fl. M. Alli) 20, Narayan Dhru Street, 4th door, Pydhoni Road, Bombay No. 3.
 - 44. Mr. Narayandas Rajaram, c/o Padav Bazar, Hatim Manzil, Carnac Bunder, Frere Road, Bombay.

45. M. G. Shetye Esqr.,	Ditto
46. A. Sultanali Esqr.,	Ditto
47. P. Sitaram Esqr.,	Ditto
48. Gansiam Sadashiv Esqr.,	Ditto
49. M. Lahu Esqr.,	Ditto
50. H. M. Parkar Esqr.,	Ditto
51. Dada Usman Esqr.,	Ditto
52. S. K. More,	Ditto
53. A. Eduljee Esqr.,	Ditto
54. Anand B. Shivalkar Esqr.,	Ditto
55. A. Parkar Esqr.,	Ditto
56. Maruti Gənsiam Esqr.,	Ditto
57. Janardhan Ramchandar Esqr.,	Ditto
58. Rajaram Naraindəs Esqr.,	Ditto
59. M. M. Wadkar Esqu,	Ditto
60. Yessoo Hava Esqr.,	Ditto
61. Latiff Ahmed Esqr.,	Ditto
62. H. M. Pednekar Esqr.,	Ditto
63. Abdul Satar Haji Mahomed Esqr.,	Ditto
64. S. Kader Esqr.,	Ditto
65. M. M. Patel Esqr.,	Ditto
66. Tribhowandas Thakker Esqr.,	Ditto
67. G. Atmaram Esqr.,	Ditto
68. Sheikh Mahomed Badruddin Esqr	., Ditto
69. P. G. Surve Esqr.,	Ditto
70. P. S. Mayakar Esqr.,	Ditto
71. Jagannath Genoo Esqr.,	Ditto



72. G. Waman Anandrao Esqr., c/o. Padav Bazaar, Hatim Manzil, Carnac Bunder, Frere Road, Bombay.

73. Pirojbai M. Choksey Esqr.,	Ditto
74. D. B. Kadam Esqr.,	Ditto
75. A. J. Fernandes Esqr.,	Ditto
76. C. J. Pereira Esqr.,	Ditto
77. H. M. Abdulla Esqr.,	Ditto
78. Mahadeo Moloo Esqr.,	Ditto
79. K. L. Chopdekar Esqr.,	Ditto
80. Messrs. Jeevram & Co.,	Ditto
81. M. Narayan Esqr.,	Ditto
82. L. Ramji (Goa) Esqr.,	Ditto
83. Bendoo Krishna Esqr.,	Ditto
84. G. Mahadeo Esqr.,	Ditto

85. D. C. Dalal Ecqr., Dalal Estate S. Block, 5, Lamington Road, Bombay No. 8.

[No. LR-2(242).]

S. NEELAKANTAM, Dy. Secy.